

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

CHARLENE CARTER,

Plaintiff,

v.

TRANSPORT WORKERS UNION
OF AMERICA, LOCAL 556, and
SOUTHWEST AIRLINES CO.,

Defendants.

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Civil Action No. 3:17-cv-2278-x

ORDER

Southwest Airlines Co. (“Southwest”) moves to stay execution of this Court’s sanction order [Doc. Nos. 366, 373] and judgment [Doc. No. 375] pending appeal. [Doc. No. 381]. Specifically, Southwest asks the Court “[t]o suspend execution of the monetary portions of the Sanctions Order and Judgment,” but “does not request . . . a stay[] in connection with the injunctive relief components of the Court’s judgment.”¹ In return, Southwest agrees to post a supersedeas bond in the amount of \$3,352,650.84 to account for monetary awards, attorneys’ fees, and post-judgment interest. Carter does not oppose the motion. Accordingly, the Court **GRANTS** the motion and **ORDERS** a stay of the monetary aspects of this Court’s sanction order [Doc. Nos. 366, 373] and judgment [Doc. No. 375] upon receipt of a bond in the amount of \$3,352,650.84. The injunctive relief components of the Court’s judgment remain in effect.

¹ Doc. No. 381 at 1, 4.

IT IS SO ORDERED this 1st day of January, 2023.

A handwritten signature in black ink, appearing to read "Brantley Starr", is written over a horizontal line.

BRANTLEY STARR
UNITED STATES DISTRICT JUDGE